

Vicky Smith

From: Bethany Tarpley
Sent: Monday, November 28, 2022 3:02 PM
To: Walker Moller; Aaron Siri; Elizabeth Brehm; Catherine Cline; chris
Cc: Danny Griffith; Vicky Smith
Subject: RE: Bosage v. Edney

Follow Up Flag: Follow up
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I appreciate your response. Unfortunately, I am not able to sufficiently discuss this option with my client.

I will file my motion for additional time and note your opposition to the same.

Sincerely,

Bethany A. Tarpley

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From: Walker Moller <wmoller@sirillp.com>
Sent: Monday, November 28, 2022 2:41 PM
To: Bethany Tarpley <btarpley@jlpalaw.com>; Aaron Siri <aaron@sirillp.com>; Elizabeth Brehm <ebrehm@sirillp.com>; Catherine Cline <ccline@sirillp.com>; chris <chris@cwiestlaw.com>
Cc: Danny Griffith <DGriffith@jlpalaw.com>; Vicky Smith <VSmith@jlpalaw.com>
Subject: Re: Bosage v. Edney

Bethany,

Thank you for reaching out. We are happy to sign onto the same order with your client that the other school administrator defendants did. Basically, the other school principals in the lawsuit agreed that they would not be required to answer the complaint or otherwise participate in the proceedings, and agreed that they would be bound by any final order that the court entered relative to the case. The court's order dictates that these defendants would not be required to pay any attorney's fees in the event Plaintiffs ultimately prevailed.

I will send you a draft agreed order if that is a route your client would like to go.

Because our clients would be prejudiced, we cannot agree to an extension.

Best Regards,

Walker D. Moller, Attorney

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From: Bethany Tarpley <btarpley@jlpalaw.com>

Sent: Monday, November 28, 2022 11:22 AM

To: Aaron Siri <aaron@sirillp.com>; Elizabeth Brehm <ebrehm@sirillp.com>; Catherine Cline <ccline@sirillp.com>; chris <chris@cwiestlaw.com>; Walker Moller <wmoller@sirillp.com>

Cc: Danny Griffith <DGriffith@jlpalaw.com>; Vicky Smith <VSmith@jlpalaw.com>

Subject: Bosage v. Edney

All-

We were just retained to represent Archie Mitchell, in his official capacity as Principal of Senatobia Elementary School. I realize that his Answer(s) is/ are due today- but I will not be able to speak to my client today as I am in zoom depositions all day.

It also appears that a number of other school defendants have elected not to participate directly in this litigation.

Would you object to giving me thirty days to formulate an Answer and discuss these options with my client? With the holidays and school schedules, I think this is the earliest I can get this all done.

Please call me if you would like to discuss further.

Sincerely,

Bethany A. Tarpley

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